FEES AND COSTS

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Case \$ 18-cv-00705-JVS-JPR Document 208-2

- I, Chaka Okadigbo, Esq., declare as follows:
- 1. I am an attorney at law licensed to practice before all of the courts in the State of California, including the Central District of California, the Northern District of California and the Eastern District of California. I am the Managing Partner of the Los Angeles office of HKM Employment Attorneys LLP ("HKM"), co-counsel to Plaintiff Wallen Lawson in the above-captioned litigation.
- 2. I have personal knowledge of the facts in this declaration and if called to testify about them, I would and could do so competently.
- 3. I graduated from the University of Maryland in 1993 with high honors, obtaining a B.A. in Government. In 1996, I graduated from Harvard Law School. In 1999, I was admitted to the Maryland Bar and a year later to the Washington, D.C. bar. I practiced law, focusing on general business litigation in federal courts primarily during my time practicing in Washington, D.C. before moving to California in 2003, the same year I was admitted to practice in California. Since 2003, I have litigated cases of various sorts, including representing cities and school districts in employment and other matters during the period 2003 through 2015. In that time, I briefed, argued, won three appeals to the California Court of Appeals, two of which resulted in published decisions – Haro v. City of Rosemead (2008) 174 Cal.App.4th 1067 and DeYoung v. Hueneme Elementary School District (2014) 228 Cal.App.4th 568. The Haro case in particular was an employment case in which, on behalf of the client, the City of Rosemead, I was successful in defeating the defendant's motion seeking to certify a class for the plaintiffs' Fair Labor Standards Act ("FLSA") claims. The case confirmed that a plaintiff bringing a FLSA claim in state court may not certify a class through the mechanism for class actions in California class actions, which are opt-out in nature, because FLSA actions are opt-in in nature. I also successfully represented Northern State University in a high-stakes arbitration brought by an individual seeking to recoup salary and expenses in the millions for promoting South Dakota's EB-5 immigrant investor program (then run out of a regional center operated by the

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university). The arbitrator denied the claimant's claims on the basis that agency requirements for binding public entities to contracts had not been met.

- 4. Also, during the 2003-2015 period, I primarily litigated employment cases on behalf of public agencies, trying such cases in courts, administrative proceedings, and arbitration as lead counsel. But, again, I did handle other types of cases, including a California False Claims Act case and a Proposition 218 case (involving the protocol for cities to undergo when seeking utility rate increases). In the Proposition 218 case, I successfully defended a city that was challenged via a writ of mandate action seeking to overturn its decision to raise utility rates. Instances of success in such cases are rare as courts had typically ruled that a city's failure to meticulously follow the legal protocols for implementing utility rate increases requires the city to undo the rate increases (i.e. a grant of the writ) and start afresh with proceedings to raise rates.
- 5. From 2015 through 2020, I worked at a litigation boutique firm as a partner and handled general business litigation cases, including the successful representation of a videogame publisher in a breach of contract action it initiated against videogame developers. I also represented clients in copyright infringement and real estate litigation matters.
- 6. I began working for HKM in 2020 as a Managing Partner of the Los Angeles office and have since then exclusively represented plaintiffs in employment litigation cases against their employers, former or present. I routinely represent plaintiffs typically in discrimination and retaliation cases brought under California's Fair Employment and Housing Act ("FEHA") and Labor Code § 1102.5, although I certainly handle a variety of other employment cases. I have tried employment cases during my tenure at HKM, including cocounseling with the Obermayer firm in a whistleblower retaliation case recently and in the instant case.
- 7. HKM has represented Mr. Lawson as co-counsel in this case since the inception of the case in 2018. Mamta Ahluwalia primarily and almost exclusively performed all HKM work on the case during the period 2018 through 2020. Ms. Ahluwalia was my predecessor –

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Managing Partner of HKM's Los Angeles office. From 2021 to the present, I performed exclusively all HKM work associated with the case. Both HKM and Obermayer Rebmann Maxwell & Hippel, LLP ("Obermayer") have invested hundreds of hours to ensure the successful prosecution and ultimate resolution of the case.

- 8. In the Lawson case, I handled the appellate argument before the California Supreme Court, arguing that the standard for assessing the merits of a whistleblower retaliation claim under Labor Code § 1102.5 is set by Labor Code § 1102.6, which does not include the application of McDonell Douglas factors as those factors contradict the §1102.6 standard. California courts had previously split on the issue of whether to apply the McDonnell Douglas criteria in assessing the merits of a Labor Code § 1102.5 claim. Plaintiff prevailed in his argument before the California Supreme Court, which set the stage for further summary judgment proceedings, appeal, and, ultimately, a successful trial. My work on the appeal also involved revising, editing, and re-writing Plaintiff's reply brief, ensuring, for example, that there was adequate treatment of the issue of a court's duty to adhere to the legislature's intent in interpreting statutes. I also conducted a lot of research and analysis of case law pertaining to the differing treatment by the courts on the issue of whether McDonnell Douglas factors should be invoked in assessing the merits of a Labor Code § 1102.6 claim and provided extra analysis regarding distinguishing cases cited by the opposition, as well as the Ninth Circuit when it certified the appellate question to the California Supreme Court. My research and analysis also entailed researching whistleblower claims in other jurisdictions, such as the D.C. Circuit, to address and anticipate potential counter arguments against Plaintiff's argument that the McDonnell Douglas factors were incongruent with the application of the Labor Code § 1102.6 standard to whistleblower claims brought under Labor Code § 1102.5.
- 9. I also heavily participated in the *Lawson* matter at trial, appearing daily for the court proceedings. I conducted the examination of Mr. Lawson's former supervisor who instigated his termination and on whom Mr. Lawson blew the whistle for ordering the fraudulent mis-tinting of paint scheme and of Plaintiff's damages expert, John Pentracosta. In

addition to preparing for the examination of these witnesses, my work at trial also involved keeping abreast of the various witness testimonies at trial, providing input on the opening and closing statements, as well as participating in strategy sessions aimed at prosecuting the case successfully.

- 10. My predecessor, Ms. Ahluwalia, obtained a B.A. with honors from Stanford University in 2001 and a J.D. from the University of Washington Law School in 2006. From 2006 to 2009, Ms. Ahluwalia worked at the San Francisco offices of law firms Thelen Reid & Priest LLP and Perkins Coie LLP, representing clients in civil litigation matters in state and federal court, including in antitrust matters. Thereafter, she worked in criminal defense, as a deputy public defender in the City and County of San Francisco, Contra Costa County, and Los Angeles County. From 2014 to 2020, she worked for HKM as the Managing Partner of the Los Angeles office. During this time, she represented Mr. Lawson in the instant case as co-counsel.
- 11. Ms. Ahluwalia has tried over twenty cases to a jury in her legal career. After leaving HKM, she worked as a deputy public defender in the San Francisco Public Defender's Office between 2021 and 2022. In addition to representing clients in misdemeanor and felony cases, she co-led the office's civil litigation partnerships and also worked on challenges, through motions and writ practice, to pretrial bail under the California Constitution. She conducted legal trainings on pre-trial bail hearings and practice at the office and state level. Since 2023, she has been employed as an attorney with California's Civil Rights Department, handling employment discrimination and other matters.
- 12. Ms. Ahluwalia's work on the *Lawson* matter largely involved drafting or editing various versions of the complaint in this action, participating in mock trial sessions of this matter, and preparing for and/or appearing in some depositions in this case, among other tasks billed.
- 13. The billing records for HKM reflect time spent on various litigation tasks by Ms. Ahluwalia and I and were compiled by me, as the firm's bookkeeper from computer entries of the time associated with various litigation completed by Ms. Ahluwalia and I and that were

inputted at or about the time the work was performed by recording the amount of time worked, broken down by 1/10 hour periods. I reviewed the billing records for HKM for accuracy, and exercised billing discretion to cut any entries deemed duplicative or unnecessary. In fact, although Patrick "Leo" McGuigan, an HKM partner and founder of the firm, performed work on the case representing 17.2 hours of time, which, from HKM's standpoint, was reasonable; we have written off Mr. McGuigan's time (which, based on the rate we would have requested from him - \$795 per hour, would have amounted to \$13,753.50 in fees) and chosen not to seek recovery of his fees in an attempt to be modest in our request for fees. I have also cut time from my entries pertaining to the work I performed on revising, editing and writing Plaintiff's reply to PPG's opposition brief that was submitted to the California Supreme Court. Additionally, I cut some of the hours I spent working on the case during trial. Altogether, I would estimate that I cut at least 20 hours of my time.

14. The chart below provides the total time spent and the hourly rate requested by HKM, attorneys:

HKM Employment Attorneys LLP

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Attorney Admission	•	Hours	Rate	Lodestar
Chaka (1999)	Okadigbo	168.7 + 5 hours for preparation of instant declaration and review/edit of fee petition) = 173.7 hours	\$895	\$155.461.50
Mamta (2006)	Ahluwalia	124.2	\$795	\$98,739.00
	Total	292.9		\$254,200.50

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- 15. As set forth in the attached billing records, **Exhibit A**, I am requesting Attorney's fees based on 292.9 hours, at the rate of \$895 per hour for work I performed on the case and \$795 per hour for work performed by Ms. Ahluwalia on the case, for a total of \$254,200.50, which includes 5 hours for the preparation of this declaration and for the review and editing of Plaintiff's fee petition. As discussed below, both the hourly rate and the hours requested are supported by Mr. Stiefel's expert declaration, as well as by the Laffey and Adjusted Laffey matrix. The number of hours is supported by the attached record of hours spent on litigation tasks for this case.
- 16. Attached as **Exhibit A** is a true and correct copy of a spreadsheet summarizing the hours HKM has spent on litigation tasks for this case.
- 17. The rates sought by HKM are reasonable and commensurate with prevailing market rates, as established by the declaration of Grant Stiefel, who is an expert on California attorneys' fees. In the Stiefel Declaration, Mr. Stiefel surveys market rates for attorney work in the Los Angeles area, including hourly rates approved by state and federal courts. The Steifel Declaration shows that Los Angeles-area courts have regularly awarded fees in the range sought by HKM.
- 18. Another benchmark for the reasonability of these rates is the so-called Laffey matrix. The Laffey matrix was named after the case in which it was first devised, Laffey v. Northwest Airlines (D.D.C. 1982) 572 F.Supp. 354, 371 [aff'd in part, rev'd in part on other grounds, (D.C. Cir. 1984) 746 F.2d 4]. The appropriateness of the Laffey matrix to measure the reasonability of hourly rates in California legal markets has been recognized by both state and federal courts. (See, e.g., Nemecek & Cole v. Horn (2012) 208 Cal.App.4th 641, 651-653 [accepting Laffey matrix as measure of reasonability of fees, and rejecting appellant's argument that only actual fees incurred were reasonable]; Animal Blood Bank, Inc. v. Hale (E.D. Cal. Nov. 19, 2012) 2:10-CV-02080 KJM, 2012 WL 5868004 [adopting use of Laffey matrix to award reasonable fees]; Craigslist, Inc. v. Naturemarket, Inc. (N.D. Cal. 2010) 694 F. Supp. 2d 1039, 1067.)

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- 19. Where the use of the Laffey matrix has been criticized, it is because the matrix underestimates the actual prevailing rates. *Am. Civil Liberties Union of N. California v. Drug Enforcement Admin.* (N.D. Cal. Nov. 8, 2012) 11-CV-01997 RS, 2012 WL 5951312 ["where use of the Laffey matrix has been disapproved, it has been because it produced a rate that the court determined was too low" (emphasis in original)]; *Theme Promotions v. News America Marketing* (N.D. Cal. 2010) 731 F.Supp.2d 937, 948-949 [applying local adjuster to increase Laffey matrix rates]; *Syers Properties III, Inc. v. Rankin* (2014) 226 Cal.App.4th 691, 702 (2014) [applying local adjuster to the Laffey matrix to reflect higher cost of living in San Francisco].)
- 20. The "Adjusted Laffey Matrix" calculates current hourly rates by using the inflation rate for legal services instead of the inflation rate for consumer prices generally. It can be found at the website http://www.laffeymatrix.com/see.html and a copy of this matrix is attached as Exhibit 2. (See *Bond v. Ferguson Enterprises* (E.D. Cal. June 30, 2011) 1:09-CV-1662, 2011 WL 2648879 at p. *12 [citing adjusted Laffey matrix fees as reasonable].) The rates sought by HKM in this case are in line with those in the Adjusted Laffey Matrix.
- 21. All of the work performed by HKM was reasonable and necessary to the prosecution of the case and did not duplicate work performed by the Obermayer firm. Where there was overlap, such as in the case of the drafting of the reply to PPG's opposition to Plaintiff's opening brief filed with the California Supreme Court, HKM made valuable contributions by performing work that had not already been done but, instead, that added critical and valuable analysis or insight to the legal arguments at play.
- 22. In addition to attorneys' fees, Plaintiff is entitled to his recoverable costs and expenses in successfully litigating this case. HKM's recoverable costs and expenses consist of \$3,462.50 in regard to hotel, meals, transportation, and parking associated with the trial of the instant action, as well as with my attendance of the final pre-trial conference in this action. Attached as **Exhibit B** is a true and correct copy of the invoices.

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Document 208-2

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Exhibit A

Case 8:18-cv-00705-JVS-JPR	Document 208-2	Filed 06/10/25	Page 11 of 43	Page
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Date	Птекеерег	Description	ıme	Kate	lotal
3/28/18	MA	Conference with co-counsel re: Wallen Lawson case	1.2	\$795.00	\$954.00
		Review draft complaint (.3) Call with co-counsel regarding complaint			
3/29/18	MA	(8.)	1.7	\$795.00	\$874.50
		Conference with co-counsel re: Wallen Lawson case and strategy in			
4/12/18	MA	filing	9.0	\$795.00	\$477.00
4/17/18	MA	Call with co-counsel re: complaint	0.5	\$795.00	\$397.50
4/18/18	MA	Review pro hac vice rules and local rules for filing	9.0	\$795.00	\$477.00
		Draft, revise, edit complaint, civil cover sheet, and summons request			
4/23/18	MA	and prepare for filing	1.7	\$795.00	\$1,351.50
4/25/18	MA	Research federal judge assignment along with magistrate judge	0.5	\$795.00	\$397.50
4/26/18	MA	Correspondence with co-counsel re: PHV motions and complaint	0.3	\$795.00	\$238.50
5/15/18	MA	Review letter from opposing counsel and discuss with co-counsel	0.2	\$795.00	\$159.00
5/24/18	MA	Draft, revise, edit amended complaint	9.0	\$795.00	\$477.00
5/29/18	MA	Emails with co-counsel re: filing and status conference	0.2	\$795.00	\$159.00
6/4/18	MA	Draft, revise, and edit motion to appear for hearing telephonically	0.3	\$795.00	\$238.50
6/7/18	MA	Draft, revise, and edit motion to appear for hearing telephonically	0.3	\$795.00	\$238.50
6/15/18	MA	Correspondence with co-counsel re: Rule 26(f) conference	0.2	\$795.00	\$159.00
6/19/18	MA	Conference with co-counsel re: Rule 26(f) conference	9.0	\$795.00	\$477.00
6/26/18	MA	Correspondence with co-counsel re: initial disclosures and discovery	0.3	\$795.00	\$238.50
7/18/18	MA	Call with co-counsel re: case strategy	0.8	\$795.00	\$636.00
7/22/18	MA	Correspondence with co-counsel re: telphonic hearings	0.2	\$795.00	\$159.00
7/24/18	MA	Revise, draft, and edit amended initial disclosures	0.2	\$795.00	\$159.00
		Research law re: motions to amend the scheduling order (.3);			
11/12/18	MA	correspondence with co-counsel re: same (.2)	0.5	\$795.00	\$397.50
		Research law re: motions to amend the scheduling order (.1);			
11/14/18	MA	correspondence with co-counsel re: same (.1)	0.2	\$795.00	\$159.00
11/14/18	MA	Travel from Oakland to LA for client deposition	ဇ	\$795.00	\$2,385.00
		Attend deposition of client (10); pepare for deposition (.5) debrief with			
11/15/18	MA	co-counsel re: same (1.5)	12	\$795.00	\$9,540.00
11/16/18	MA	Travel from LA Oakland after client deposition	က	\$795.00	\$2,385.00
11/19/18	MA	Draft, revise, and edit second amended complaint	0.5	\$795.00	\$397.50
11/19/18	MA	Draft, revise, and edit stipulated motion to amend scheduling order	0.5	\$795.00	\$397.50
11/21/18	MA	Research law re: deposition of non-parties	0.8	\$795.00	\$636.00
12/10/18	MA	Conference with co-counsel re:deposition and discovery	0.4	\$795.00	\$318.00

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\$1,749.00	\$238.50	\$795.00	\$3,657.00	\$318.00	\$477.00	\$556.50	\$795.00	\$795.00		\$2,146.50	\$238.50	\$318.00	\$159.00		\$397.50	\$4,770.00	\$6,439.50	\$4,770.00	\$636.00	\$2,385.00		\$954.00	\$2,385.00	\$159.00		\$6,360.00	\$7,950.00	\$6,360.00	\$556.50
\$795.00	\$795.00	\$795.00	\$795.00	\$795.00	\$795.00	\$795.00	\$795.00	\$795.00		\$795.00	\$795.00	\$795.00	\$795.00		\$795.00	\$795.00	\$795.00	\$795.00	\$795.00	\$795.00		\$795.00	\$795.00	\$795.00		\$795.00	\$795.00	\$795.00	\$795.00
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Conference with co-counsel re: case and strategy (Rule 11 letter, discovery)	Conference with co-counsel re: subpoena	Conference call with co-counsel re: deposition strategy	Review case chronology and timeline of facts (1); conference with cocounsel re: deposition preparation and strategy (3.6)	Conference with co-counsel re: deposition strategy of Jane Lawson	Correspondence with co-counsel re: Jane Lawson's deposition	Conference with client re: Jane Lawson's deposition	Conference with Jane Wallen re: deposition	Conerence with co-counsel re: deposition of Jane Wallen	Prepare for deposition J. Wallen depo (2); conference call with co-	counsel re: same (.7)	Draft, revise, and edit drat stipulation on plaintiff's motion to compel	Correspondence with co-counsel re: Lawson and Moore deposition	Email corresopondence with co-counsel re: jury consultants	Draft, revise, and edit opposition to plaitniff's motion to short time re:	motion for protective order	Travel to Phoenix for deposition of C. Moore	Attend deposition for C. Moore; prepare for same	Travel from Phoenix to California to after deposition	Conference with co-counsel re: discovery motion hearing	Travel from Oakland to LA for discovery hearing	Correspndence with co-counsel on discovery motions (.7); attend	discovery earing (.5)	Return to Oakalnd from LA after discovery hearing	Conference with co-counsel re: local rules on conferring on motions	Travel to Pittsburgh for mock trial and prepare for mock trial while	travelling	Attend mock trial	Return from Pittsburgh and prepare for opp. to sj while travelling	Research California jury instructions
MA	MA	MA	MA	MA	MA	MA	MA	MA		MA	MA	MA	MA		MA	MA	MA	MA	MA	MA		MA	MA	MA		MA	MA	MA	MA
1/8/19	1/25/19	2/26/19	2/26/19	2/28/19	3/4/19	3/4/19	3/6/19	3/7/19		3/8/19	3/8/19	3/11/19	3/14/19		3/18/19	3/18/19	3/19/19	3/20/19	4/10/19	4/10/19		4/11/19	4/12/19	5/1/19		5/10/19	5/11/19	5/12/19	5/19/19

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\$2,385.00	\$3,975.00 \$7,950.00	\$2,385.00	\$895.00	\$1,342.50	\$268.50		\$7,070.50	\$537.00	\$358.00	\$268.50	\$537.00	\$4,117.00
\$795.00	\$795.00 \$795.00	\$795.00	\$895.00	\$895	\$895.00		\$895.00	\$895.00	\$895.00	\$895.00	\$895.00	\$895.00
က	5	က	~	1.5	0.3		7.9	9.0	0.4	0.3	9.0	9.4
Travel to LA for SJ hearing; prepare thoughts re: SJ hearing while travelling	Prepare for and attend SJ hearing (2); prepare client for testimony (3) Attend mock trial	Return to Oakland after mock trial and prepare for trial while travelling	Correspondence with B. Fox re: cert to California Supreme Court	Appeal. Correspond with B. Fox regarding procedure for entering appearance	before CA Supreme Court.	Confer with B. Fox re: filing requirements for California Supreme Court brief (0.3); exchange correspondence with Q. Chen re: opening brief (requirements for pro hac vice application and other matters) (0.5); contact service to assist with filing requirements and compliance with CA Supreme Court protocols and procedures pertaining to opening brief (0.4); review, analyze opening brief to California Supreme Court and	provide comments/edits to brief (6.7). Review rules regarding oral argument before California Supreme Court (0.4); confer with Q. Chen regarding whether process for oral argument	in CA Supreme Court (0.2). Exchange correspondence with B. Fox outlining position/argument on PPG request for a time extension to file opposition to client's opening	brief (0.4).	Review draft of opposition to PPG request for time extension. Confer with B. Fox regarding oral argument for petition before CA	Supreme Court.	Review and analysis of PPG's opposition brief filed with CA Supreme Court.
MA	MA MA	MA	MA	00	00		00	00	00	00	00	00
6/16/19	6/17/19 6/18/19	6/19/19	12/17/20	2/3/21	2/10/21		3/11/21	3/12/21	3/27/21	3/29/21	4/30/21	5/14/21

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\$6,891.50	\$7 339 DO		\$7,518.00	\$5,996.50
\$895.00	88 80 90 90 90 90 90 90 90 90 90 90 90 90 90		\$895.00	\$895.00
7.7	Cα		8.4	6.7
Begin working on edit to, and re-draft, of reply brief (re-draft introduction for more detailed summary of Lawson's counter to PPG's arguments, research cases commenting on statutory interpretation principles and divination of legislative intent, draft argument in brie pertaining to plain language interpretation of statute favoring construction of Labor Code \$ 1102.6 as exclusive standard for assessing merits of retaliation cases).	Continue work on editing/revising brief (emphasizing and adding more detail to argument that McDonnell Douglas standard necessarily conflicts with Labor Code \$ 1102.6 standard such as to be unworkable in assessing merits of Section 1102.5 claim on summary judgment, research and analyze cases pertaining to incongruence between McDonnell Douglas and Section 1102.6 standard, review and analyze mixed motives cases rejecting McDonnell Douglas standard and re-draft argumentative section pertaining analogy between mixed motive cases	Conference with B. Fox and A. Horowitz regarding reply to PPG's opposition brief (0.5); continue re- drafting/revising of opening brief (review and analyze cases cited in PPG's brief allegedly in support of its argument of applicability of McDonnell Douglas standard; further draft of argumentative sections pertaining to refutation of cases relied upon by PPG and regarding jury instructions as not being evident of \$1102.6 standard applying solely post summary judgment; and further research	as to rever at cases that exprore tension between Product Douglas and 2- prong whistleblower standard) (7.7). Continue revisions/redrafting of reply brief (work on legislative history arguments; further review and analysis of summary judgment record in relation to responding to PPG characterization of record: proofread	draft).
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5/24/21	7.05.01		5/26/21	5/27/21

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\$1,253.00 \$1,342.50 \$1,432.00 \$268.50	\$179.00 \$3,222.00 \$984.50 \$447.50	\$4,206.50 \$358.00 \$447.50	\$4,743.50 \$2,237.50 \$3,132.50
\$895.00 \$895.00 \$895.00 \$895.00	\$895.00 \$895.00 \$895.00	\$895.00	\$895.00 \$895.00 \$895.00
4.1 6.1 6.0 7.0 7.0 7.0 7.0	0.2 3.6 1.1 0.5	4.7 0.4 0.5	. 5 . 3 . 5 . 5 . 5 . 5 . 5 . 5 . 5 . 5 . 5 . 5
Make final arrangements to finalize brief regarding formatting and protocols for submission to California Supreme Court. Review Amicus Curiae brief filed by State of California. Review and analyze PPG's response to Amicus Curiae brief filed by State of California. Confer with A. Horowitz regarding oral argument before CA Supreme Court. Review oral argument calendar regarding date set for oral argument before California Supreme Court (0.2); call with A. Horowitz regarding oral argument (0.2). Confer with Nicholas Seitz from State of California regarding setting	aside time for oral argument by the State of California and arrangements with Court clerk regarding same. Review appellate briefs and prepare for oral argument before California Supreme Court. Appear for oral argument before California Supreme Court. Confer with B. Fox and A. Horowitz regarding resuming of litigation in trial court. Review, analyze, and provide comments/suggest edits to, Plaintiff's	opposition to PPG's summary judgment motion. Telephone call with B. Fox, H. McKeegan, and A. Horowitz regarding tentative decision of Judge Selma to dismiss case on summary judgment. Provide comments to B. Fox, A. Horowitz, and T.McKeegan re motion for reconsideration.	Review, analyze and edit Appellant's Ninth Circuit opening brief prepared by H. McKeegan seeking overturning of summary judgment motion in favor of Appellee PPG. Work on memorandum of contentions of fact and law regarding affirmative defenses of Defendant (insertions of evidence to support Plaintiff's key claims beyond draft prepared by S. Moran). Attend Mediation
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6/1/21 7/1/21 7/14/21 9/29/21 10/13/21	10/25/21 10/29/21 11/3/21 7/17/22	9/28/22	4/6/23 3/17/25 3/18/25

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\$268.50	\$1,969.00 \$3,759.00	\$1,253.00	\$10,740.00	\$7,249.50 \$3,222.00	\$10,292.50	\$7,607.50	\$9,845.00
\$895.00	\$895.00	\$895.00	\$895.00	\$895.00	\$895.00	\$895.00	\$895.00
0.3	2.2	1 .	2 7	∞ € •	11.5	8.5	-
Review and propose edits to D.M. Booker's draft of opposition to PPG's request to allow witnesses to testify remotely.	Travel to Newport Beach for hotel stay and to meet with B. Fox for pretrial conference (1.5); meet with B. Fox and client to discuss evidentiary issues and prep for pretrial conference (0.7). Appear at pretrial conference with B. Fox. Review and provide comments to D. M. Booker's draft of popusition to	PPG motion to exclude exhibits and testimony. Travel to Santa Ana courthouse (0.4); appear at trial (8.0); prepare for next day of trial [review client's deposition transcript and analysis as to	areas of cross-examination] (3.2); return travel to hotel (0.4). Travel to court house for trial (0.4); appear at jury trial (4.0); prepare for next day of trial [review deposition transcript of C. Moore] (3.3); return	travet to notel (U.4). Prepare for following day of trial [continue review and analysis of Moore deposition transcript; begin review of S. Kacsir transcript].	Travel to court house for trial (0.4); appear at trial (7.3); return travel to hotel (0.4); prepare for following week of trial [partial review of trial transcript of client's testimony] (3.4). Meet with client to discuss facts pertinent to cross-examination of C. Moore (5.2); prepare for trial [review of Pentracosta expert report; review	of Pentracosta deposition transcript; analysis of damages issues in the case overall [(3.3).	work on witness examination outline of J. Pentracosta (1.3); work on outline of examination of Clarence Moore (analysis of areas for potential impeachment and weakness in deposition transcript, review and analyze market walk scores with view towards exploring areas of weakness in grading, analysis of other testimony and potential areas of perjury by Moore) (7.6).
00	00 00	00	00 6	00000	00	00	00
3/27/25	4/6/25 4/7/25	4/16/25	4/22/25	4/23/25	4/25/25	4/27/25	4/28/25

Case 8:18-0	cv-00705	-JVS-	JP	R	Do	cur	nent ID	208 #:42	3-2 266	Fil	ed 0	6/10/25	Page 17 of 43	Page
\$9,487.00		\$11,545.50	\$5,191.00	\$268.50			\$537.00	\$895.00	\$249,725.50		4,475.00	254,200.50		
\$895.00		\$895.00	\$895.00	\$895.00			\$895.00	\$895.00			\$895.00			
10.6		12.9	5.8	0.3			9.0	—	292.9		Ŋ			
Travel from hotel to court house (0.4); appear at trial (7.5); return travel from court house to hotel (0.4); work on potential questioning for Moore after examination by PPG counsel (2.3).	Travel from hotel to court house for trial (0.4); appear at trial (7.5); return trial from court house to hotel (0.4); review closing argument outline in conjunction with review of trial	transcripts to advise on further points to be included in closing (4.6). Travel to court house for trial (0.4); appear for conclusion of jury trial	(5.0); return travel from court house to hotel (0.4).	Place calls to three potential experts on attorneys' fees.	attorneys' fees (0.3); draft correspondence to	B. Fox and A. Horowitz regarding discussion with G. Stegel and	recommendation to hire Mr. Stiefel (0.3). Conference call with G. Stiefel. B. Fox. and A. Horowitz regarding expert	testimony on attorneys' fees.	TOTAL	Preparation of Attorney Declaration and Review/Edit Attorney's Fee	Petition	TOTAL		
00		00	00	00			00	00			6/9/2025 CO			
4/29/25		4/30/25	5/1/25	5/7/25			5/8/25	5/12/25			3/9			

Exhibit B



Wyndham Anaheim 515 West Katella Avenue Anaheim, CA 92802 Tel: (714) 991-6868 Fax: (714) 991-6565

Chaka Okadigbo

3649 Monon Street, #204

Los Angeles , CA 90027

US

INFORMATION INVOICE

Membership No : WR 510295924B

Group Code

Company Name :

Room No. Arrival

: 433 : 04-20-25

Departure

: 05-02-25

Page No.

: 1 of 3

Cashier No. Folio No.

: 12519

Conf. No.

: 39705 : 411267265

TA Record

Locator:

Thank You For Staying With Us

Date	Text	Charges	Credits
		USD	USD
04-20-25	Room Charge	149.60	
04-20-25	City Tax 15%	22.44	
04-20-25	ATID 2%	2.99	
04-21-25	Room Charge	168.30	
04-21-25	City Tax 15%	25.25	
04-21-25	ATID 2%	3.37	
04-22-25	Laundry/Valet	91.90	
	dry cleaning		
04-22-25	CB Retail	2.50	
	Room# 433 : CHECK# 0013050		
04-22-25	Sales Tax 7.75%	0.19	
	Room# 433 : CHECK# 0013050		
04-22-25	Room Charge	168.30	
04-22-25	City Tax 15%	25.25	
04-22-25	ATID 2%	3.37	
04-23-25	Room Charge	168.30	
04-23-25	City Tax 15%	25.25	
04-23-25	ATID 2%	3.37	
04-24-25	CB Non Alcoholic	5.25	
	Room# 433 : CHECK# 0013159		
04-24-25	Sales Tax 7.75%	0.41	
	Room# 433 : CHECK# 0013159	50,000,000	
04-24-25	Room Charge	168.30	
04-24-25	City Tax 15%	25.25	
04-24-25	ATID 2%	3.37	
04-25-25	CB Non Alcoholic	5.25	
	Room# 433 : CHECK# 0013210		
04-25-25	Sales Tax 7.75%	0.41	
77.5000,0000	Room# 433 : CHECK# 0013210		
04-25-25	Room Charge	179.35	

Please contact the Hotel Manager about any issues with your stay. Wyndham Hotels and Resorts or affiliates may contact you about goods and services unless you call 888-946-4283 or write Wyndham Worldwide Hotels, Inc. 22 Sylvan Way, Parsippany, NJ 07054 to opt out. View our Wyndham Hotels and Resorts website about our policy.



Wyndham Anaheim 515 West Katella Avenue Anaheim, CA 92802 Tel: (714) 991-6868 Fax: (714) 991-6565

Chaka Okadigbo

3649 Monon Street, #204

Los Angeles, CA 90027

INFORMATION INVOICE

Membership No : WR 510295924B

Group Code

Company Name:

Room No.

: 433

Arrival

: 04-20-25 : 05-02-25

Departure Page No.

: 2 of 3

Cashier No.

: 12519

Folio No.

: 39705

Conf. No.

: 411267265

TA Record

Locator:

Thank You For Staying With Us

Date	Text	Charges Credits USD USD
04-25-25	City Tax 15%	26.90
04-25-25	ATID 2%	3.59
04-26-25	Room Charge	179.35
04-26-25	City Tax 15%	26.90
04-26-25	ATID 2%	3.59
04-27-25	Room Charge	198.90
04-27-25	City Tax 15%	29.84
04-27-25	ATID 2%	3.98
04-28-25	CB Retail	2.50
	Room# 433 : CHECK# 0013490	
04-28-25	Sales Tax 7.75%	0.19
	Room# 433 : CHECK# 0013490	
04-28-25	Room Charge	253.30
04-28-25	City Tax 15%	38.00
04-28-25	ATID 2%	5.07
04-29-25	Room Charge	235.45
04-29-25	City Tax 15%	35.32
04-29-25	ATID 2%	4.71
04-30-25	CB Non Alcoholic	5.25
	Room# 433 : CHECK# 0013586	
04-30-25	Sales Tax 7.75%	0.41
	Room# 433 : CHECK# 0013586	
04-30-25	Room Charge	235.45
04-30-25	City Tax 15%	35.32
04-30-25	ATID 2%	4.71
05-01-25	Room Charge	192.00
05-01-25	City Tax 15%	28.80
05-01-25	ATID 2%	3.84
05-02-25	Visa	2,801.34

Please contact the Hotel Manager about any issues with your stay. Wyndham Hotels and Resorts or affiliates may contact you about goods and services unless you call 888-946-4283 or write Wyndham Worldwide Hotels, Inc. 22 Sylvan Way, Parsippany, NJ 07054 to opt out. View our Wyndham Hotels and Resorts website about our policy.



Chaka Okadigbo **United States**

INVOICE

Room No. Arrival Departure Page No.

: 275 : 04-06-25 : 04-07-25 : 1 of 1

: 10823 Folio No. : 328168837 Conf. No.

Cashier No. : 345 Custom Ref. :

Company Name Group Name **Guest Name**

		Charges	Credits
Date	Description		175.69
04-06-25	Visa XXXXXXXXXXXXX2455 XX/XX	158.00	
04-06-25 04-06-25 04-06-25	Room Charge Occupancy Tax 8% California Trade Assessment 0.195%	12.64 0.31 4.74	
04-06-25	City Assessment 3%		

Total Charges	175.69	175.69
Total Credits		173.03
Balance		0.00

		O W Cord #	XXXXXXXXXXXXXXX ²⁴⁵⁵
Merchant ID		Credit Card #	XXXXXXXXXXX
Transaction ID	17413694	Credit Card Expiry	XX/XX
Approval Code	963712	Capture Method	Swiped
Approval Amount	175.69	Transaction Amount	175.69



PAYMENT RECEIPT

Chaka Okadigbo United States Print Date

04-07-25

Room No

275 328168837

Confirmation No

....

Receipt No

8693

Date	Description	Appr. Code	Amount
04-07-25	Visa XXXXXXXXXXXX2455 XX/XX	784210	24.50 USD

Guest Signature

Cashier No. 345

Monday, May 5, 2025 at 19:12:16 Pacific Daylight Time

Subject: Your ride with Enrique on April 29

Date: Wednesday, April 30, 2025 at 4:57:12 AM Pacific Daylight Time

From: Lyft Receipts

To: Okadigbo, Chaka

You don't often get email from no-reply@lyftmail.com. Learn why this is important



APRIL 29, 2025 AT 5:13 PM

Thanks for riding with Enrique!

Lyft fare (5.42mi, 29m 50s)	\$18.95
Service Fee, includes a \$0.35 Lyft California Driver	\$3.80
Bene□ts Fee	ψ3.00
Priority Pickup Upgrade	\$2.00
Clean Miles Standard Regulatory Fee	\$0.09
Tip	\$3.73



Visa *2455

\$28.57

The fare above includes any other Fees and Other Charges, as applicable.

Monday, May 5, 2025 at 19:03:16 Pacific Daylight Time

Subject: Your ride with Emil on April 30

Date: Thursday, May 1, 2025 at 9:07:46 AM Pacific Daylight Time

From: Lyft Receipts

To: Okadigbo, Chaka

You don't often get email from no-reply@lyftmail.com. Learn why this is important



APRIL 30, 2025 AT 8:49 AM

Thanks for riding with Emil!

Lyft fare (5.40mi, 14m 41s)	\$13.91
Service Fee, includes a \$0.35 Lyft California Driver	\$3.80
Bene ts Fee	φ3.00
Priority Pickup Upgrade	\$2.01
Clean Miles Standard Regulatory Fee	\$0.09



Visa *2455

\$19.81

The fare above includes any other Fees and Other Charges, as applicable.

M IRVINE COMPANY

680 Newport Center Dr Newport Beach, Ca 92660 L0T#2506 P/S 682

Full Statement

P/S #26 T/D #25 Entry Time Exit Time Parking Time Parking Fee	Ticke 04/07/2025 04/07/2025	No.00000486 et No.017615 (Mon) 13:28 (Mon) 16:35 3:07 \$20.00
Visa Account # Slip # Auth Code Credit Card Cash Amount		09071 926326 \$20.00 \$0.00
Total		\$20.00

Thank You for Your Visit

Receipt

P8 Transit Towers 301 W. 5th Street Santa Ana, CA 92703 5th St Exit 225

from: 04/25/25 08:04:00 to: 04/25/25 17:30:15

Pay amount:

\$ 20.00

UISA

AID A000000031010

APP LABEL VISA CREDIT

CARD *********2455

PAN SEQ Number 00

AUTHORIZATION 564704

TOTAL USD\$20.00

APPROVED

UID 11277

TRAN 000000252460654

IRVINE COMPANY Since 1864

680 Newport Center Dr Newport Beach, Ca 92660 LOT#2506 P/S 682

Full Statement

P/S #26	A Payment	No.00000959
T/D #25	Ticke	et No. 018791
_		(Fri) 17:54
Exit Time	04/25/2025	(Fri) 21:49
Parking Time	е	3:55
Parking Fee	Rate A	\$20.00

Visa

Total

\$20.00

Thank You for Your Visit

P8 Transit Towers 301 W. 5th Street Santa Ana, CA 92703 5th St Exit 225

from: 04/23/25 08:16:00

to:

04/23/25 13:48:51

Pay amount:

\$ 20.00

VISA

AID A000000031010

APP LABEL **VISA CREDIT**

CARD **********2455

PAN SEQ Number 00

AUTHORIZATION 100303

USD\$20.00 TOTAL

APPROVED

11237 UID

TRAN 0000000d01ee0546 680 Newport Center Dr Newport Beach, Ca 92660 LOT#2506 P/S 682

Full Statement

#26 A Payment No.00000780
D #25 Ticket No.018597
try Time 04/21/2025 (Mon) 14:02
it Time 04/21/2025 (Mon) 22:47
.king Time 8:45
arking Fee Rate A \$20.00

Visa

Total

\$20.00

Thank You for Your Visit

> P8 Transit Towers 301 W. 5th Street Santa Ana, CA 92703 5th St Exit 225

from:

05/01/25 08:50:00

to:

05/01/25 15:54:04

Pay amount:

\$ 20.00

VISA

AID A000000031010

APP LABEL VISA CREDIT

CARD **********2455

PAN SEQ Number

AUTHORIZATION 396805

TOTAL USD\$20.00

APPROVED

UID 11357

TRAN 0000000d026ad1b4

P8 Transit Towers 301 W. 5th Street

Santa Ana, CA 92703

Santa Ana Exit 226(807)

from:

04/29/25 08:46:00

to:

04/30/25 15:47:02

Pay amount:

\$ 39.00

VISA

00

AID A0000000031010

APP LABEL **UISA CREDIT**

CARD **********2455

PAN SEQ Number

AUTHORIZATION 403462

TOTAL USD\$39.00

APPROVED

UID 10505

TRAN 0000000d02292cda

Monday, April 21, 2025 at 04:11:59 Pacific Daylight Time

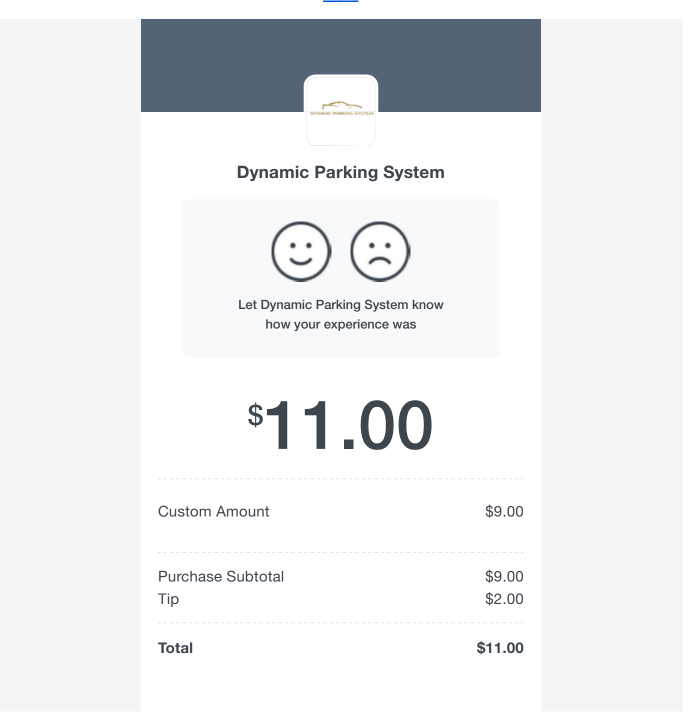
Subject: Receipt from Dynamic Parking System

Date: Sunday, April 20, 2025 at 9:13:35 PM Pacific Daylight Time

From: Dynamic Parking System

To: Okadigbo, Chaka

Square automatically sends receipts to the email address you used at any Square seller. <u>Learn</u> more



Dynamic Parking System

Visa 2455 (Contactless) Apr 20 2025 at 9:13 PM

VISA

#peNu

VISA CARDHOLDER

Auth code: 534065

AID: A000000031010

No CVM



Receipt Settings

Not your receipt? Turn off automatic receipts Manage preferences

> © 2025 Square Privacy Policy 1955 Broadway, Suite 600 Oakland, CA 94612

SABROSADA 1770 S. HARBOR BLVD ANAHEIM, CA 714 817-6932 2025-04-23 14:26

ORDER#

POS-1_178

**	TAKE	OUT	**	
ASADA BURRITO.			T1	\$13.75
EXTRA RICE			T1	\$0.99
				•
SUBTOTAL				\$15.88
TAX TAXABLE				\$14.74
TAX AMOUNT				\$1.14
TOTAL				\$15.88
SUBTOTAL				\$15.88
CASH				\$15.88
			_	,

SHIFT 1

"Must bring original receipt & item within 24 hrs for credit or refund"

MERCHANT ID DATE: 04/28/25 11:35:27 AM

CARD TYPE: VI TRN#023 ** NFC**
CARD # ***********2455 EXP:XXXX
TRAN TYPE: SALE IP:.211 STA#:1

AUTH CODE: 054538

CHK # : 1032 TBL # : F-B SERVER : Ernie

AMOUNT :\$16.37

TIP :\$ 2-46

TOTAL :\$ 18-83

GRATUITY GUIDELINE:

10 % = 1.64

15 % = 2.46

20 % = 3.27

X_____

CARDHOLDER/VISA CUSTOMER SIGNATURE

Customer Copy

Thank you for dining with P.F. Chang's China Bistro. 321 W. Katella Ave.,#120 Anaheim, CA 92802 (714) 507-2021

Server: Olivia 09:01 PM B2/1

DOB: 04/23/2025 04/23/2025 4/40061

SALE

04/23/2025

21:01:50

MID: 8690145

TID: 3318620 SEQ: 011688

- APPROVED **PURCHASE** VISA CREDIT

Chip Entry Method: XXXXXXXXXXXXXZ455

RRN: 288394 CARD #: AUTH CODE: 396479

Mode:

Issuer A000000031010 8000008000 06011203A02000 00 ARC:

TVR: IAD: TSI: 6800 TC:

SubTotal

AID:

9AC17885778F667B 25.08 USD \$

Tip

USD \$

Total

Signature:

CHAKA OKADIGBO

I agree to pay above total amount according to card issuer agreement. (Merchant agreement if Credit Voucher) Retain this copy for your records

> Thank you for dining with P.F. Chang's China Bistro.

Gratuity Not Included

Join Rewards to start earning ChangÆs Ca\$h

MERCHANT ID DATE: 04/24/25 11:06:32 PM

CARD TYPE: VI TRN#058 ** Chip**
CARD # : ********2455 EXP:XXXX

TRAN TYPE: SALE IP:.211 STA#:1

AUTH CODE: 382349 CHK # : 1217 TBL # : F-B SERVER : Flora

TC : C2576FEA6B5E20F6

TVR :8080008000

AID :A000000031010

AMOUNT :\$16.65

TIP :\$_____

TOTAL :\$_____

GRATUITY GUIDELINE:

10 % =1.66

15 % =2.50

20 % =3.33

OKADIGBO/CHAKA CUSTOMER SIGNATURE

Customer Copy

MERCHANT ID

DATE: 04/26/25 11:01:53 AM

CARD TYPE: VI TRN#008 ** NFC**

CARD # : ********2455 EXP:XXXX

IP:.211 STA#:1 TRAN TYPE: SALE

AUTH CODE: 599280

: 1020 # CHK ; F-B #

TBL : miguel SERVER

\$24.64 AMOUNT

TIP

TOTAL

GRATUITY GUIDELINE:

10 % =2.46

15 % =3.70

20 % =4.93

CARDHOLDER/VISA CUSTOMER SIGNATURE

MERCHANT ID DATE: 04/28/25 4:08:34 PM

CARD TYPE: VI TRN#046 ** NFC**
CARD # : ********2455 EXP:XXXX

TRAN TYPE: SALE IP:.211 STA#:1

AUTH CODE: 017656

CHK # : 1071 TBL # : F-B SERVER : Tommy

AMOUNT :\$12.15

TIP :\$ 2.43

TOTAL :\$ 14.58

GRATUITY GUIDELINE:

10 % =1.22

15 % =1.82

20 % =2.43

CAPDHOLDER (VICA

CARDHOLDER/VISA CUSTOMER SIGNATURE

Customer Copy

COURTYARD CAFÉ & MARKET Wyndham Anaheim 515 West Katella Ave Anaheim, CA 92802 714.991.6868

1000014 CAFE AM

1000014 CAFE AM	
CHK 93068	
1 BG - Sausage Cheese Egg PLAIN	7.00
<pre>1 Vanilla Latte SM Visa XXXXXXXXXXXXX2455 9502/F & B Visacard</pre>	5.25 \$13.20
Food NA Beverage Sales Tax Payment Change Due	\$7.00 \$5.25 \$0.95 \$13.20 \$0.00
Check Closed 23 Apr'25 7:44 A	
PLEASE FILL OUT FOR ROO	M CHARGE

GRATUITY_____

TOTAL____

ROOM NUMBER____

PRINT LAST NAME____

SIGNATURE____

California Pizza Kitchen 321 W Katella Ave Anaheim, Ca 92802 (714) 991-0305

Server: Maria 07:17 PM Table 11/1

DOB: 04/26/2025 04/26/2025 12/120015

SALE

04/26/2025 MID: 368888

19:17:30 TID: 001 SEQ: 123334

PURCHASE

APPROVED

VISA CREDIT Entry Method: Chip CARD #: XXXXXXXXXXXXXXX2455

AUTH CODE: 738764

RRN: 107399433465

Mode: AID:

A0000000031010 8000008000

TVR:

06011203A02000

Issuer

IAD: TSI: 6800

ARC: . 00 USD \$ 45.70

SubTotal

USD \$ 9.33

Tip

Total

Signature:____ I agree to pay above total amount according to card issuer agreement. (Merchant agreement if Credit Voucher) Retain this copy for your records

Suggested Gratuity:

22% Tip = 9.33 20% Tip = 8.48

18% Tip = 7.63

Are you a CPK Rewards member? Write your phone number below to receive your points.

ono Hawaiian BBQ

Jella Avenue mite #30 mathetin CA 92802 Phone (714)533-1188

, 7.7.2025

5:42:24 PM

didei 1d 67769892606010

#174 - DINE IN Employee: Kimberly

#174

1 Hawaiian BBQ Mix 2 Rice / 1 Mac / 1 Veg 1 Lrg Fountain Drink ICE REG	\$16.99 \$0.00 \$2.99 \$0.00
Sub Total	\$19.98
	\$1.55
Sales Tax	\$21.53
Order Total	\$21.53
1-Visa AUTHORIZED AMOUNT	\$21.53
On die ** ** ** ** ** ** ** ** ** ** ** ** **	

ATT - AL : 2163/1

PUS In 654228726

CC1 REL 654228726

AID: A0000000031010

TVR: 00000000000

APP LABEL: VISA CREDIT

BATCH #: 112001

ENTRY METHOD: NEC Entry

RAKKAN Ramen 400 West Disney Way #445 Anaheim, CA 92802

www.rakkanramen.com

Order# 2170545

Eat In Order

Table: 58

Server: Kimberly N

Date: 4/29/25, 7:35 PM

Terminal ID:

4445068173277

Transaction Type:

Auth

Reference #:

860441329390623239166022373667055311507077

Entry Method:

Contact less

Mode:

Issuer A0000000031010

VISA CREDIT:

ARQC 54EC414B5CEA0CCB

ARC:

22578967

Transaction ID: Approval Code:

484949

Response Code:

00

Amount:

\$23.17

Paid With: VISA

XXXX2455

Bill:

VISA CARDHOLDER

Total:

\$23.17

Tip:

Total:

I agree to pay the above total amount according to card issuer agreement #

Suggested Gratuity

Total Tip % \$25.32 \$2.15 = 10.00% of sale: \$26.40 \$3.23 = 15.00% of sale: \$27.47 \$4.30 = 20.00% of sale:

Thank you, please come again soon! Please leave us a 5 Star!